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Nixon & Vanderhye P.C. (12/95)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

TREATMENT OF NON-NEURONAL CANCER USING HSV MUTANT

the specification of which (check applicable box(s)):			
is attached hereto	II C. Assissation Contains	00/447 040	/A# DIA N 447 804)
was filed on	as U.S. Application Serial No.	09/117,218	(Atty Dkt. No. 117-261)
was filed as PCT International application No.	PCT/GB97/00232	on 27 January	1997
and (if applicable to U.S. or PCT application) was amended on			
I hereby state that I have reviewed and understand the contents amendment referred to above. I acknowledge the duty to discloswith 37 C.F.R. 1.56. I hereby claim foreign priority benefits undelisted below and have also identified below any foreign application which priority is claimed or, if no priority is claimed, before the fill Priority Foreign Application(s): Application Number	se information which is material to it 35 U.S.C. 119/365 of any foreign on for patent or inventor's certificat	the patentability of the application(s) for pa	nis application in accordance stent or inventor's certificate
9601507.8	Great Britain		25 January 1996
9623365.5	Great Britain		09 November 1996
I hereby claim the benefit under 35 U.S.C. §119(e) of any United Application Number	States provisional application(s) l Date/Month/Year Filed	isted below.	
Phereby claim the benefit under 35 U.S.C. 120/365 of all prior Ur the subject matter of each of the claims of this application is not U.S.C. 112, I acknowledge the duty to disclose material informat applications and the national or PCT international filing date of the	disclosed in such prior application ion as defined in 37 C.F.R. 1.56 w	s in the manner prov	ided by the first paragraph of 35
.Pflor U.S./PCT Application(s):			Status: patented
	Day/Month/Year Filed		pending, abandoned
PCT/GB97/00232	27 January 1997		•
23 and			
hereby declare that all statements made herein of my own known be true; and further that these statements were made with the knimprisonment, or both, under Section 1001 of Title 18 of the Unit application or any patent issued thereon. And I hereby appoint § 2201-4714, telephone number (703) 816-4000 (to whom all caddress) individually and collectively my attorneys to prosecute to connected therewith and with the resulting patent: Arthur R. Cra 30184; Robert W. Farjs, 31352; Richard G. Besha, 22770; Mark Spooner, 27393; Leonard C. Mitchard, 29009; Duane M. Byers, Thomas E. Byrne, 32205; Mary J. Wilson, 32955; J. Scott David, B. J. Sadoff, 36663; James D. Berquist, 34776; Updeep S. Gill,	nowledge that willful false statement ed States Code and that such willful States Code and that such willful States Code and that such willful Communications are to be direct this application and to transact all I awford, 25327; Larry S. Nixon, 256 E. Nusbaum, 32348; Michael J. K. 33363; Jeffry H. Nelson, 30481; Ictson, 33489; Alan M. Kagen, 36178	nts and the like so main false statements in North Glebe Rd., 6 ed), and the following business in the Pater 40; Robert A. Vande eenan 32106; Bryan ohn R. Lastova, 3314	ade are punishable by fine or nay jeopardize the validity of the Philippen of the Philippen of the Philippen of the Philippen of the Same
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DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Nixon & Vanderhye P.C. (12/95)

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